1	Barnes & Thornburg LLP									
2	Jonathan J. Boustani, Bar No. 274748 jboustani@btlaw.com									
3	655 West Broadway, Suite 1300 San Diego, California 92101									
4	Telephone: (619) 321-5000									
5	Facsimile: (310) 284-3894									
6	Jonathan D. Sundheimer  Pro Hac Vice Motion to be filed									
7	jsundheimer@btlaw.com 11 S. Meridian Street									
8	Indianapolis, Indiana 46204									
9	Telephone: (317) 231-7319 Facsimile: (317) 231-7433									
10	Attorneys for SREIT 4820 Indianapolis Dri	ve,								
11	L.L.C.									
12	INITED OT A TEG	DANIADI IDTOV COLIDT								
13	UNITED STATES BANKRUPTCY COURT									
14	SOUTHERN DIST	RICT OF CALIFORNIA								
15		Case No. 21-01776-LT7								
16		Chapter 7								
17	In re	DECLARATION OF PATRICK HARRINGTON IN SUPPORT OF								
18	HYPERIKON, INC.,	AMENDED EMERGENCY MOTION FOR RELIEF FROM THE AUTOMATIC STAY								
19	Debtor.	Date: May 27, 2021								
20		Time: 2:00 p.m.								
21		Place: Department / Chamber 3 — Room 129 Judge: Hon. Laura S. Taylor								
22										
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Barnes & Thornburg LLP I, Patrick Harrington, declare as follows:

- 1. I make this declaration in support of the *Emergency Motion for Relief from the Automatic Stay* (the "Motion") of SREIT 4820 Indianapolis Drive, L.L.C. (the "Landlord").
- 2. I have personal knowledge of the facts recited herein and am competent to testify to the same at any trial or hearing in this cause.
- 3. I am an attorney duly licensed to practice law in the State of Illinois and am counsel for the Landlord.
- 4. I am an attorney with the law firm of Harrington Law, LLC, and I regularly represent landlords in matters related to real estate, including collection matters.
- 5. Harrington Law, LLC has been employed by the Landlord to represent the Landlord's interests in connection with the obligations underlying:
  - a. that certain Lease (the "Lease"), made and entered into August 1, 2017, by Indiana Becknell Investors 2011 LLC (the "Original Landlord") and Hyperikon, Inc. (the "Debtor"), whereby the Landlord agreed to lease a portion of nonresidential real property commonly known as 4850 S. Indianapolis Road, Whitestown, Indiana (the "Leased Premises") to the Debtor and the Debtor agreed to pay the Landlord for the use of the Leased Premises;
  - b. that certain *Assignment and Assumption of Leases* (the "Assignment"), effective as of November 22, 2019, executed by the Original Landlord and the Landlord, whereby the Original Landlord assigned, transferred, and delegated to the Landlord all of the Original Landlord's rights and obligations under the Lease;
  - c. that certain *Sublease* (the "Sublease"), dated as of November 2, 2020, executed by the Debtor and Homegoods, Inc. (the "Subtenant"), whereby the Debtor agreed to sublease the Leased Premises to the Subtenant and the Subtenant agreed to pay the Debtor rent in an amount greater than the rent due by the Debtor to the Landlord under the Lease; and

- 1
   2
   3

- d. that certain *Consent to Sublease* (the "Landlord Consent"), executed November
   2, 2020, by the Debtor, the Subtenant, and the Landlord, whereby the Landlord consented to the Sublease under certain terms and conditions.
- 6. On April 26, 2021, I sent, on behalf of the Landlord, a *Notice of Default* (the "Notice of Default"), to the Debtor declaring the Debtor to be in default under the Lease. A true and correct copy of the Notice of Default is hereto as **Exhibit 1** and is incorporated herein by reference as if fully set forth at length.
  - 7. The Notice of Default was sent via UPS Next Day Air.
- 8. The Notice of Default was received by the Debtor on April 27, 2021 at attn: Jan Brandrup, 8515 Miramar Place, San Diego, California 92121 (the "Miramar Address"). True and correct copies of the UPS tracking label and UPS tracking report for the Notice of Default are attached hereto as **Exhibit 2** and are incorporated herein by reference as if fully set forth at length.
- 9. On April 26, 2021, I sent, on behalf of the Landlord, a *Section 5 Notice* (the "Subtenant Notice"), dated April 26, 2021, to the Debtor and the Subtenant declaring the Debtor to be in default under the Lease, directing the Subtenant to direct all future rent payments due under the Sublease to the Landlord, and otherwise terminating the right of the Debtor to collect rents from the Subtenant. A true and correct copy of the Subtenant Notice is hereto as **Exhibit 3** and is incorporated herein by reference as if fully set forth at length.
  - 10. The Subtenant Notice was sent via UPS Next Day Air.
- 11. The Subtenant Notice was received by the Subtenant on April 27, 2021 at Attn: Vice President Real Estate, 770 Cochituate Road, P.O. Box 9357, Framingham, Massachusetts 01701 (the "President Address"). True and correct copies of the UPS tracking label and UPS tracking report for the Subtenant Notice to the President Address are attached hereto as **Exhibit 4** and are incorporated herein by reference as if fully set forth at length.
- 12. The Subtenant Notice was received by the Subtenant on April 27, 2021 at Attn: Vice President Legal Real Estate, 770 Cochituate Road, P.O. Box 9357, Framingham, Massachusetts 01701 (the "VP Address"). True and correct copies of the UPS tracking label and UPS tracking

report for the Subtenant Notice to the VP Address are attached hereto as **Exhibit 5** and are incorporated herein by reference as if fully set forth at length

- 13. The Subtenant Notice was received by the Debtor on April 27, 2021 at Attn: Chief Operating Officer, 707 Broadway, Suite 800, San Diego, California 92101 (the "Broadway Address"). True and correct copies of the UPS tracking label and UPS tracking report for the Subtenant Notice to the Broadway Address are attached hereto as **Exhibit 6** and are incorporated herein by reference as if fully set forth at length.
- 14. The Subtenant Notice was received by the Debtor on April 27, 2021 at the Miramar Address. True and correct copies of the UPS tracking label and UPS tracking report for the Subtenant Notice to the Miramar Address are attached hereto as **Exhibit 7.** and are incorporated herein by reference as if fully set forth at length.
- 15. On April 30, 2021, I sent, on behalf of the Landlord, a *Notice of Lease Termination* (the "Notice of Termination"), dated April 30, 2021, to the Debtor terminating the Debtor's rights under the Lease. A true and correct copy of the Notice of Termination is attached hereto as **Exhibit 8** and is incorporated herein by reference as if fully set forth at length.
  - 16. The Notice of Termination Notice was sent via UPS Next Day Air.
- 17. The Notice of Termination was attempted to be delivered to the Debtor on May 3, 2021 at the Miramar Address, but was not deliverable. True and correct copies of the UPS tracking label and UPS tracking report for the Notice of Termination are attached hereto as **Exhibit 9** and are incorporated herein by reference as if fully set forth at length.
- 18. On April 30, 2021, at 4:33 p.m. CT, I caused my colleague, Chapin Rose, to send a copy of the Notice of Termination to the Debtor via email at aak@hyperikon.com (the "Email"). A true and correct copy of the Email is attached hereto as **Exhibit 10** and is incorporated herein by reference as if fully set forth at length.

25 | /// 26 | ///

| ///

I declare under penalty of perjury under the laws of the United States that the foregoing statements are true and correct to the best of current information, knowledge and belief.

Dated: May 27, 2021

Patrick Harrington

# **EXHIBIT 1**

Phone: (217) 352-4167 Fax: (217) 352-8707

201 W. Springfield Avenue, Suite 601 | P.O. Box 1550 | Champaign, IL 61824-1550

harringtonlawllc.com

April 26, 2021

### **OVERNIGHT COURIER**

Hyperikon, Inc. Attn: Jan Brandrup 8515 Miramar Place San Diego, CA 92121

#### **NOTICE OF DEFAULT**

Our law firm represents SREIT 4820 Indianapolis Drive, L.L.C., a Delaware limited liability company ("Landlord") and its rights and interests under that certain Lease dated August 1, 2017 ("Lease"), by and between Indiana Becknell Investors 2011 LLC, as assumed by, and assigned to, Landlord, and Hyperikon, Inc., a California corporation ("Tenant") for certain real property commonly known as 4850 S. Indianapolis Rd., Whitestown, IN. Capitalized terms not otherwise defined herein shall have the meaning give to them in the Lease.

Pursuant to Article 4, Tenant promised to pay Rent. The Rent is to be paid by Tenant in full and without demand. Tenant has failed to timely pay the full Base Rent and Additional Rent due for the month of April 2021 and has failed to timely make full Additional Rent payments for the months of January 2021 and February 2021 – all as more fully detailed on the attached Exhibit "A," which is incorporated herein by reference. Tenant is currently in default in the amount of \$66,297.87. Further and in addition to the foregoing sum, pursuant to Section 4, any Base Rent payable under the Lease that is not paid within ten (10) days of when it is due shall accrue interest at the rate of ten percent (10%) per annum until paid ("Interest") and the Tenant shall also pay a late charge equal to five percent (5%) of the amount then due ("Late Fee").

Pursuant to Article 19(a), any failure by Tenant to make any payment of Base Rent as required under the Lease for a period of ten (10) days after it is due is an event of Tenant default. Further, pursuant to Section 19(b), any failure by Tenant to make any

#### **ATTORNEYS**

Daniel G. Harrington\*
Patrick E. Harrington

Andrew G. Harrington Jeffrey D. Kramer Darren M. Taylor Chapin Rose Kip R. Pope, Of Counsel
\*Also Admitted in Florida



Earl C. Harrington (1895-1981) | Thomas E. Harrington (1931-2012)

payment required under the Lease for a period of ten (10) days after it is due, is a separate event of Tenant default. Therefore, Tenant is in default under the Lease.

ACCORDINGLY, LANDLORD HEREBY DEMANDS THAT TENANT IMMEDIATELY PAY ALL RENT NOW DUE AND OWING IN THE AMOUNT OF \$66,297.87 TOGETHER WITH THE APPLICABLE INTEREST AND LATE FEE. NOTHING HEREIN IS, OR SHALL BE CONSTRUED AS, A WAIVER OF ANY RIGHTS OF LANDLORD AT LAW AND/OR IN EQUITY AND ANY ACTION TO ENFORCE THE RIGHTS OF THE LEASE BY LANDLORD SHALL INCLUDE RECOUPMENT OF ALL REASONABLE ATTORNEY'S FEES AND COURT COSTS.

Respectfully

SREIT 4820 Indianapolis Drive, L.L.C., a Delaware limited liability company, by one of its attorneys

Enclosures: Exhibit "A"





Exhibit A

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pdicosola Date : 4/26/2021	
Time	
Time : 9:24 AN	
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Grand Total	p1301073		p1301073	Hyperikon, Inc. IN (t0000404)	IN-Whitestown-	Aging Detail DB Caption: LIVE Property: Property Customer Lease								
		Hyperikon, Inc. IN	N (t0000404)	IN-Whitestown-4750 Indianapolis (p1301073)	Aging Detail DB Caption: LIVE Property: p1301073 Tenant: t0000404 Property Customer Lease Status									
			Current											
			C-93167	C-93166	C-90825	C-90824	C-90823	C-90822	C-90821	C-89096	C-87788			Status: Curre
			utilest	utilest	retxest	feemgmnt	rentbase	insest	camest	utilest	utilest			nt, Past, Fut Charge Code
			04/12/2021	04/12/2021	04/01/2021	04/01/2021	04/01/2021	04/01/2021	04/01/2021	02/02/2021	01/04/2021			ure Age As O <b>Date</b>
			04/2021	04/2021	04/2021	04/2021	04/2021	04/2021	04/2021	02/2021	01/2021			Status: Current, Past, Future Age As Of: 04/30/2021 Post To: 04/2021  Tran# Charge Date Month Cu Code
66,297.87	66,297.87	66,297.87	3,322.83	1,373.49	5,970.65	1,390.80	46,360.00	901.75	2,746.78	2,380.00	1,851.57			tTo: 04/2021 Current Owed
62,066.30	62,066.30	62,066.30	3,322.83	1,373.49	5,970.65	1,390.80	46,360.00	901.75	2,746.78	0.00	0.00			0-30 Owed
0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00			31-60 Owed
2,380.00	2,380.00	2,380.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	2,380.00	0.00			61-90 Owed
1,851.57	1,851.57	1,851.57	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	1,851.57			Over 90 Owed
0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00			Pre- payments
66,297.87	66,297.87	66,297.87	3,322.83	1,373.49	5,970.65	1,390.80	46,360.00	901.75	2,746.78	2,380.00	1,851.57		•	Page 1 Total Owed

# EXHIBIT 2



Last Updated: 05/27/2021 9:22 A.M. EST

Tracking Number 1ZF3723X2498063861

Service

UPS Next Day Air®

**Shipment Category** 

Package

Reference Number(s)

41301073

Shipped / Billed On

04/26/2021

Your shipment from **HARRINGTON & TOCK** 

Delivered On Tuesday, April 27 at 10:14 A.M. at Dock

**Label Created** 

Shipped

Out for Delivery

Delivered

**Delivered To** 

HYPERIKON INC. 8515 MIRAMAR PL SAN DIEGO, CA 92121 US

**Received By:** 

**RECV** 

**Proof of Delivery** 

Signature Picture	

**Last Updated:** 05/27/2021 9:22 A.M. EST

04/27/2021 10:14 A.M.	<b>Delivered</b> DELIVERED SAN DIEGO, CA, US
04/27/2021 8:13 A.M.	Out for Delivery Out For Delivery San Diego, CA, United States
04/27/2021	Departed from Facility
6:06 A.M.	San Diego, CA, United States
04/27/2021	Arrived at Facility
5:26 A.M.	San Diego, CA, United States
04/27/2021 1:00 A.M.	A late flight has caused a delay. We will update the delivery date as soon as possible.
04/27/2021	Departed from Facility
3:56 A.M.	Louisville, KY, United States
04/27/2021	Arrived at Facility
1:13 A.M.	Louisville, KY, United States
04/26/2021	Departed from Facility
11:05 P.M.	Danville, IL, United States
04/26/2021	Origin Scan
9:17 P.M.	Urbana, IL, United States
04/26/2021 6:41 P.M.	Shipped Pickup Scan Urbana, IL, United States
04/26/2021 4:53 P.M.	Label Created Shipper created a label, UPS has not received the package yet. United States

# **EXHIBIT 3**



Phone: (217) 352-4167 Fax: (217) 352-8707

201 W. Springfield Avenue, Suite 601 | P.O. Box 1550 | Champaign, IL 61824-1550

harringtonlawllc.com

#### April 26, 2021

### **OVERNIGHT COURIER**

HomeGoods, Inc. Attn: Vice President – Real Estate 770 Cochituate Road PO Box 9357 Framingham, MA 01701

Hyperikon, Inc. Attn: Chief Operating Officer 707 Broadway, Suite 800 San Diego, CA 92101

With copy to:

HomeGoods Inc. Attn: Vice President Legal – Real Estate 770 Cochituate Road PO Box 9357 Framingham, MA 01701 Hyperikon, Inc. Attn: Jan Brandrup 8515 Miramar Place San Diego, CA 92121

### **SECTION 5 NOTICE**

Our law firm represents SREIT 4820 Indianapolis Drive, L.L.C., a Delaware limited liability company ("Landlord") and its rights and interests under that certain Consent to Sublease Lease dated November 2, 2020 ("Consent to Sublease") in which Landlord consented to that certain Sublease by and between Hyperikon, Inc., a California corporation, as sublessor ("Sublessor"), and HomeGoods Inc., a Delaware corporation, as subtenant ("Subtenant) ("Sublease"), for certain real property commonly known as 4850 S. Indianapolis Rd., Whitestown, IN. Capitalized terms not otherwise defined herein shall have the meaning give to them in the Consent to Sublease.

Pursuant to Section 5 of the Consent to Sublease, if Sublessor is in default under the terms of the Lease, Subtenant is obligated to pay direct to Landlord all base rent and additional rent pursuant to the terms of the Sublease upon written notification by Landlord of such default.

#### **ATTORNEYS**

Daniel G. Harrington\*
Patrick E. Harrington

Andrew G. Harrington Jeffrey D. Kramer

Darren M. Taylor Chapin Rose Kip R. Pope, Of Counsel
\*Also Admitted in Florida



PURSUANT TO SECTION 5 OF THE CONSENT TO SUBLEASE, NOTICE IS HEREBY GIVEN to Subtenant, that Sublessor is in default under the terms of the Lease beyond any applicable notice and cure period thereunder (a courtesy copy of the formal Notice of Default is included herein). Subtenant shall pay all future base rent and additional rent payments due under the Sublease direct Landlord.

Accordingly, please direct all future base rent and additional rent payments to:

**Account Title:** 

**SREIT 8421 Bearing Drive, L.LC.** 

**Account Number:** 

4228017315

**Bank Routing Number:** 

121 000 248 - WIRE

121 042 882 - ACH

Bank Address:

Wells Fargo Bank

San Francisco, CA

NOTHING HEREIN IS, OR SHALL BE CONSTRUED AS, A WAIVER OF ANY RIGHTS OF LANDLORD AT LAW AND/OR IN EQUITY UNDER THE CONSENT TO SUBLEASE.

Respectfully,

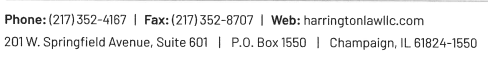
SREIT 4820 Indianapolis Drive, L.L.C., a Delaware limited liability company, by

one of its attorneys

**Enclosures: Default Notice** 



Harrington Law







Phone: (217) 352-4167 Fax: (217) 352-8707

201 W. Springfield Avenue, Suite 601 | P.O. Box 1550 | Champaign, IL 61824-1550

harringtonlawllc.com

April 26, 2021

### **OVERNIGHT COURIER**

Hyperikon, Inc. Attn: Jan Brandrup 8515 Miramar Place San Diego, CA 92121

### **NOTICE OF DEFAULT**

Our law firm represents SREIT 4820 Indianapolis Drive, L.L.C., a Delaware limited liability company ("Landlord") and its rights and interests under that certain Lease dated August 1, 2017 ("Lease"), by and between Indiana Becknell Investors 2011 LLC, as assumed by, and assigned to, Landlord, and Hyperikon, Inc., a California corporation ("Tenant") for certain real property commonly known as 4850 S. Indianapolis Rd., Whitestown, IN. Capitalized terms not otherwise defined herein shall have the meaning give to them in the Lease.

Pursuant to Article 4, Tenant promised to pay Rent. The Rent is to be paid by Tenant in full and without demand. Tenant has failed to timely pay the full Base Rent and Additional Rent due for the month of April 2021 and has failed to timely make full Additional Rent payments for the months of January 2021 and February 2021 – all as more fully detailed on the attached Exhibit "A," which is incorporated herein by reference. Tenant is currently in default in the amount of \$66,297.87. Further and in addition to the foregoing sum, pursuant to Section 4, any Base Rent payable under the Lease that is not paid within ten (10) days of when it is due shall accrue interest at the rate of ten percent (10%) per annum until paid ("Interest") and the Tenant shall also pay a late charge equal to five percent (5%) of the amount then due ("Late Fee").

Pursuant to Article 19(a), any failure by Tenant to make any payment of Base Rent as required under the Lease for a period of ten (10) days after it is due is an event of Tenant default. Further, pursuant to Section 19(b), any failure by Tenant to make any

#### **ATTORNEYS**

Daniel G. Harrington\* Patrick E. Harrington Andrew G. Harrington Jeffrey D. Kramer

Darren M. Taylor Chapin Rose Kip R. Pope, Of Counsel
\*Also Admitted in Florida



payment required under the Lease for a period of ten (10) days after it is due, is a separate event of Tenant default. Therefore, Tenant is in default under the Lease.

ACCORDINGLY, LANDLORD HEREBY DEMANDS THAT TENANT IMMEDIATELY PAY ALL RENT NOW DUE AND OWING IN THE AMOUNT OF \$66,297.87 TOGETHER WITH THE APPLICABLE INTEREST AND LATE FEE. NOTHING HEREIN IS, OR SHALL BE CONSTRUED AS, A WAIVER OF ANY RIGHTS OF LANDLORD AT LAW AND/OR IN EQUITY AND ANY ACTION TO ENFORCE THE RIGHTS OF THE LEASE BY LANDLORD SHALL INCLUDE RECOUPMENT OF ALL REASONABLE ATTORNEY'S FEES AND COURT COSTS.

Respectfully

SREIT 4820 Indianapolis Drive, L.L.C., a Delaware limited liability company, by one of its attorneys

Enclosures: Exhibit "A"





Exhibit A

p1301073	10	p1301073 p1301073	p1301073	p1301073	p1301073	p1301073	p1301073	p1301073	Hyperikon, Inc. IN (to	IN-Whitestown-4750	Aging Detail DB Caption: LIVE F Property Custom
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Grand Total	p1301073	-	p1301073 H									IN-Whitestown-4750 Indianapolis (p1301073) Hyperikon, Inc. IN (t0000404)	DB Caption: LIVE Property: p1301073 Tenant: t0000404  Property Customer Lease Status
	State of the state	Hyperikon, Inc. IN	Hypenkon, Inc. IN	Hyperikon, Inc. IN	ianapolis (p1301073) 0404)	perty: p1301073 Tenant:							
			Current	Current	Current		Status						
			C-93167	C-93166	C-90825	C-90824	C-90823	C-90822	C-90821	C-89096	C-87788		Status: Curre
No. of the last of			utilest	utilest	retxest	feemgmnt	rentbase	insest	camest	utilest	utilest		nt, Past, Fut Charge Code
- Process			04/12/2021	04/12/2021	04/01/2021	04/01/2021	04/01/2021	04/01/2021	04/01/2021	02/02/2021	01/04/2021		ure Age As C <b>Date</b>
-py star (-q.) - sp) spreadour pi			04/2021	04/2021	04/2021	04/2021	04/2021	04/2021	04/2021	02/2021	01/2021		Status: Current, Past, Future Age As Of: 04/30/2021 Post To: 04/2021  Tran# Charge Date Month C. Code
66,297.87	66,297.87	66,297.87	3,322.83	1,373.49	5,970.65	1,390.80	46,360.00	901.75	2,746.78	2,380.00	1,851.57		To: 04/2021 <b>Current Owed</b>
62,066.30	62,066.30	62,066.30	3,322.83	1,373.49	5,970.65	1,390.80	46,360.00	901.75	2,746.78	0.00	0.00		0-30 Owed
0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00		31-60 Owed
2,380.00	2,380.00	2,380.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	2,380.00	0.00	The state of the s	61-90 Owed
1,851.57	1,851.57	1,851.57	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	1,851.57	AND THE PROPERTY OF THE PROPER	Over 90 Owed

0.00 0.00 0.00 0.00 0.00 0.00 0.00

1,851.57 2,380.00 2,746.78 901.75 46,360.00 1,390.80 5,970.65 1,373.49 3,322.83

Pre-payments

Page 1

Userld: pdicosola Date: 4/26/2021 Time: 9:24 AM

0.00 0.00

66,297.87 66,297.87

## **EXHIBIT 4**



**Last Updated:** 05/27/2021 9:18 A.M. EST

**Tracking Number** 

1ZF3723X2497801092

**Service** 

UPS Next Day Air®

**Shipment Category** 

Package

**Reference Number(s)** 

41301073

Shipped / Billed On

04/26/2021

Your shipment from **HARRINGTON & TOCK** 

Delivered On Tuesday, April 27 at 10:21 A.M. at Inside Delivery

Label Created

Shipped

Out for Delivery

Delivered

**Delivered To** 

770 COCHITUATE RD FRAMINGHAM, MA 01701 US

Received By:

**PAMPHIOE** 

**Proof of Delivery** 

Signature Picture

**Last Updated:** 05/27/2021 9:18 A.M. EST

04/27/2021 10:21 A.M.	<b>Delivered</b> DELIVERED FRAMINGHAM, MA, US
04/27/2021 9:34 A.M.	Out for Delivery Out For Delivery Today Ashland, MA, United States
04/27/2021 9:00 A.M.	Processing at UPS Facility Ashland, MA, United States
04/27/2021 6:58 A.M.	Departed from Facility East Boston, MA, United States
04/27/2021 6:16 A.M.	Arrived at Facility East Boston, MA, United States
04/27/2021 4:19 A.M.	Departed from Facility Louisville, KY, United States
04/27/2021 1:13 A.M.	Arrived at Facility Louisville, KY, United States
04/26/2021 11:05 P.M.	Departed from Facility Danville, IL, United States
04/26/2021 9:20 P.M.	Origin Scan Urbana, IL, United States
04/26/2021 6:41 P.M.	Shipped Pickup Scan Urbana, IL, United States
04/26/2021 5:03 P.M.	Label Created Shipper created a label, UPS has not received the package yet. United States

## **EXHIBIT 5**



**Last Updated:** 05/27/2021 9:13 A.M. EST

Tracking Number 1ZF3723X2498134285

**Service** 

UPS Next Day Air®

**Shipment Category** 

Package

**Reference Number(s)** 

41301073

Shipped / Billed On

04/26/2021

Your shipment from **HARRINGTON & TOCK** 

Delivered On Tuesday, April 27 at 10:21 A.M. at Inside Delivery

**Label Created** 

Shipped

Out for Delivery

Delivered

**Delivered To** 

770 COCHITUATE RD FRAMINGHAM, MA 01701 US

Received By:

**PAMPHIOE** 

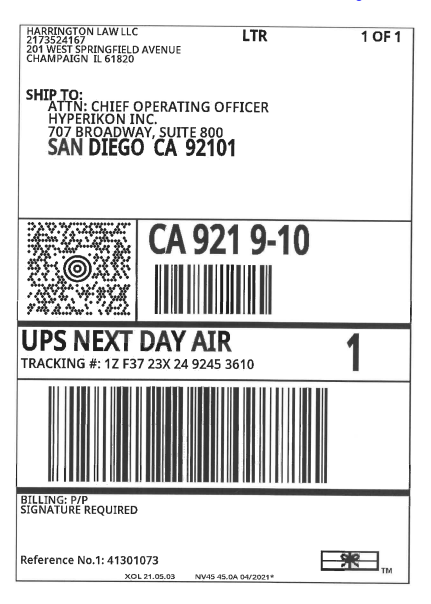
**Proof of Delivery** 

Signature Picture

**Last Updated:** 05/27/2021 9:13 A.M. EST

04/27/2021 10:21 A.M.	<b>Delivered</b> DELIVERED FRAMINGHAM, MA, US
04/27/2021 9:34 A.M.	Out for Delivery Out For Delivery Today Ashland, MA, United States
04/27/2021 9:00 A.M.	Processing at UPS Facility Ashland, MA, United States
04/27/2021	Departed from Facility
6:58 A.M.	East Boston, MA, United States
04/27/2021	Arrived at Facility
6:16 A.M.	East Boston, MA, United States
04/27/2021	Departed from Facility
4:19 A.M.	Louisville, KY, United States
04/27/2021	Arrived at Facility
1:13 A.M.	Louisville, KY, United States
04/26/2021	Departed from Facility
11:05 P.M.	Danville, IL, United States
04/26/2021	Origin Scan
9:18 P.M.	Urbana, IL, United States
04/26/2021 6:41 P.M.	Shipped Pickup Scan Urbana, IL, United States
04/26/2021 5:00 P.M.	Label Created Shipper created a label, UPS has not received the package yet. United States

# **EXHIBIT 6**



**Last Updated:** 05/27/2021 9:24 A.M. EST

Tracking Number 1ZF3723X2492453610

**Service** 

UPS Next Day Air®

**Shipment Category** 

Package

**Reference Number(s)** 

41301073

**Shipped / Billed On** 

04/26/2021

Your shipment from **HARRINGTON & TOCK** 

Delivered On Tuesday, April 27 at 10:10 A.M. at Office

**Label Created** 

Shipped

Out for Delivery

Delivered

**Delivered To** 

707 BROADWAY SAN DIEGO, CA 92101 US

**Received By:** 

**ID** Verified

**Proof of Delivery** 

Signature Picture

**Last Updated:** 05/27/2021 9:24 A.M. EST

04/27/2021 10:10 A.M.	<b>Delivered</b> DELIVERED SAN DIEGO, CA, US
04/27/2021 8:12 A.M.	Out for Delivery Out For Delivery San Diego, CA, United States
04/27/2021	Departed from Facility
6:06 A.M.	San Diego, CA, United States
04/27/2021	Arrived at Facility
5:26 A.M.	San Diego, CA, United States
04/27/2021 1:00 A.M.	A late flight has caused a delay. We will update the delivery date as soon as possible.
04/27/2021	Departed from Facility
3:56 A.M.	Louisville, KY, United States
04/27/2021	Arrived at Facility
1:13 A.M.	Louisville, KY, United States
04/26/2021	Departed from Facility
11:05 P.M.	Danville, IL, United States
04/26/2021	Origin Scan
9:17 P.M.	Urbana, IL, United States
04/26/2021 6:41 P.M.	Shipped Pickup Scan Urbana, IL, United States
04/26/2021 4:51 P.M.	Label Created Shipper created a label, UPS has not received the package yet. United States

# EXHIBIT 7



Last Updated: 05/27/2021 9:22 A.M. EST

Tracking Number 1ZF3723X2498063861

Service

UPS Next Day Air®

**Shipment Category** 

Package

Reference Number(s)

41301073

Shipped / Billed On

04/26/2021

Your shipment from **HARRINGTON & TOCK** 

Delivered On Tuesday, April 27 at 10:14 A.M. at Dock

**Label Created** 

Shipped

Out for Delivery

Delivered

**Delivered To** 

HYPERIKON INC. 8515 MIRAMAR PL SAN DIEGO, CA 92121 US

**Received By:** 

**RECV** 

**Proof of Delivery** 

Signature Picture	

**Last Updated:** 05/27/2021 9:22 A.M. EST

04/27/2021 10:14 A.M.	<b>Delivered</b> DELIVERED SAN DIEGO, CA, US
04/27/2021 8:13 A.M.	Out for Delivery Out For Delivery San Diego, CA, United States
04/27/2021	Departed from Facility
6:06 A.M.	San Diego, CA, United States
04/27/2021	Arrived at Facility
5:26 A.M.	San Diego, CA, United States
04/27/2021 1:00 A.M.	A late flight has caused a delay. We will update the delivery date as soon as possible.
04/27/2021	Departed from Facility
3:56 A.M.	Louisville, KY, United States
04/27/2021	Arrived at Facility
1:13 A.M.	Louisville, KY, United States
04/26/2021	Departed from Facility
11:05 P.M.	Danville, IL, United States
04/26/2021	Origin Scan
9:17 P.M.	Urbana, IL, United States
04/26/2021 6:41 P.M.	Shipped Pickup Scan Urbana, IL, United States
04/26/2021 4:53 P.M.	Label Created Shipper created a label, UPS has not received the package yet. United States

# **EXHIBIT 8**

Phone: (217) 352-4167 Fax: (217) 352-8707

201 W. Springfield Avenue, Suite 601 | P.O. Box 1550 | Champaign, IL 61824-1550

harringtonlawllc.com

April 30, 2021

Hyperikon, Inc. Attn: Jan Brandrup 8515 Miramar Place San Diego, CA 92121

### SENT VIA OVERNIGHT DELIVERY.

RE: That certain Lease dated August 1, 2017 ("Lease"), by and between SREIT 4820 Indianapolis Drive, L.L.C., a Delaware limited liability company, as successor in interest to Indiana Becknell Investors 2011 LLC ("Landlord"), and Hyperikon, Inc., a California corporation ("Tenant"), for a portion of that certain real property commonly known as 4850 S. Indianapolis Rd., Whitestown, IN. Capitalized terms not defined herein shall have the meanings set forth in the Lease.

Dear Ms. Brandrup:

# NOTICE OF LEASE TERMINATION

Our law firm represents Landlord and its rights and interests under the Lease. Tenant has previously been advised that Tenant has defaulted under Sections 19(a) and 19(b) of the Lease (a copy of said Notice of Default is attached hereto, and is incorporated herein by reference as Exhibit "A"). Pursuant to Section 19 of the Lease, Landlord may terminate the Lease upon the happening of any one or more events of default. Further, pursuant to Section 19 of the Lease, notwithstanding Landlord's termination of the Lease, the Tenant's liability for the Rent and any other sums due and owing under the Lease shall not be extinguished for the balance of the Term remaining.

THEREFORE, TAKE NOTICE THAT LANDLORD HEREBY ELECTS TO TERMINATE THE LEASE. NOTHING HEREIN IS, OR SHALL BE CONSTRUED AS, A WAIVER OF, AND LANDLORD EXPRESSLY RESERVES AND PRESERVES, ANY RIGHTS OF

#### **ATTORNEYS**

Daniel G. Harrington\*
Patrick E. Harrington

Andrew G. Harrington Jeffrey D. Kramer Darren M. Taylor Chapin Rose Kip R. Pope, Of Counsel
\*Also Admitted in Florida



LANDLORD UNDER THE LEASE, AT LAW, AND/OR IN EQUITY AND ANY ACTION TO ENFORCE THE RIGHTS OF THE LEASE BY LANDLORD SHALL INCLUDE RECOUPMENT OF ALL REASONABLE ATTORNEY'S FEES AND COURT COSTS.

Respectfully,

SREIT 4820 Indianapolis Drive, L.L.C., a Delaware limited liability company, by one of its attorneys

Enclosures: Exhibit "A"



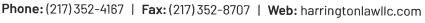






Exhibit "A"

Phone: (217) 352-4167 Fax: (217) 352-8707

201 W. Springfield Avenue, Suite 601 | P.O. Box 1550 | Champaign, IL 61824-1550

harringtonlawllc.com

April 26, 2021

## **OVERNIGHT COURIER**

Hyperikon, Inc. Attn: Jan Brandrup 8515 Miramar Place San Diego, CA 92121

# **NOTICE OF DEFAULT**

Our law firm represents SREIT 4820 Indianapolis Drive, L.L.C., a Delaware limited liability company ("Landlord") and its rights and interests under that certain Lease dated August 1, 2017 ("Lease"), by and between Indiana Becknell Investors 2011 LLC, as assumed by, and assigned to, Landlord, and Hyperikon, Inc., a California corporation ("Tenant") for certain real property commonly known as 4850 S. Indianapolis Rd., Whitestown, IN. Capitalized terms not otherwise defined herein shall have the meaning give to them in the Lease.

Pursuant to Article 4, Tenant promised to pay Rent. The Rent is to be paid by Tenant in full and without demand. Tenant has failed to timely pay the full Base Rent and Additional Rent due for the month of April 2021 and has failed to timely make full Additional Rent payments for the months of January 2021 and February 2021 – all as more fully detailed on the attached Exhibit "A," which is incorporated herein by reference. Tenant is currently in default in the amount of \$66,297.87. Further and in addition to the foregoing sum, pursuant to Section 4, any Base Rent payable under the Lease that is not paid within ten (10) days of when it is due shall accrue interest at the rate of ten percent (10%) per annum until paid ("Interest") and the Tenant shall also pay a late charge equal to five percent (5%) of the amount then due ("Late Fee").

Pursuant to Article 19(a), any failure by Tenant to make any payment of Base Rent as required under the Lease for a period of ten (10) days after it is due is an event of Tenant default. Further, pursuant to Section 19(b), any failure by Tenant to make any

#### **ATTORNEYS**

Daniel G. Harrington\* Patrick E. Harrington Andrew G. Harrington Jeffrey D. Kramer Darren M. Taylor Chapin Rose Kip R. Pope, Of Counsel

Earl C. Harrington (1895-1981) | Thomas E. Harrington (1931-2012)



payment required under the Lease for a period of ten (10) days after it is due, is a separate event of Tenant default. Therefore, Tenant is in default under the Lease.

ACCORDINGLY, LANDLORD HEREBY DEMANDS THAT TENANT IMMEDIATELY PAY ALL RENT NOW DUE AND OWING IN THE AMOUNT OF \$66,297.87 TOGETHER WITH THE APPLICABLE INTEREST AND LATE FEE. NOTHING HEREIN IS, OR SHALL BE CONSTRUED AS, A WAIVER OF ANY RIGHTS OF LANDLORD AT LAW AND/OR IN EQUITY AND ANY ACTION TO ENFORCE THE RIGHTS OF THE LEASE BY LANDLORD SHALL INCLUDE RECOUPMENT OF ALL REASONABLE ATTORNEY'S FEES AND COURT COSTS.

Respectfulk

SREIT 4820 Indianapolis Drive, L.L.C., a Delaware limited liability company, by one of its attorneys

Enclosures: Exhibit "A"





Exhibit A

Userld: pdicosola Date: 4/26/2021 Time: 9:24 AM

Property Customer Lease	Property Customer Lease Status		Status: Curre	nt, Past, Fut Charge	ure Age As (	Df: 04/30/2021 F	Status: Current, Past, Future Age As Of: 04/30/2021 Post To: 04/2021  Train# Charge Date Month Current	0-30	31-80	81-90	Over	p P
IN-Whitestown-4	N-Whitestown-4750 Indianapolis (n1301073)		i i	Code			Owed	Owed	Owed	Owed	90 Owed	payments
Hyperikon, Inc. IN (t0000404)	N (10000404)											
p1301073	Hyperikon, Inc. IN	Current	C-87788	utilest	01/04/2021	01/2021	1,851.57	0.00	0.00	000	1 851 57	0.00
p1301073	Hyperikon, Inc. IN	Current	C-89096	utilest	02/02/2021	02/2021	2,380.00	0.00	0.00	2.380.00	0.00	0.00
p1301073	Hyperikon, Inc. IN	Current	C-90821	camest	04/01/2021	04/2021	2,746.78	2,746.78	0.00	0.00	0.00	0.00
p1301073	Hyperikon, Inc. IN	Current	C-90822	insest	04/01/2021	04/2021	901.75	901.75	0.00	0.00	0.00	0.00
p1301073	Hyperikon, Inc. IN	Current	C-90823	rentbase	04/01/2021	04/2021	46,360.00	46,360.00	0.00	0.00	0.00	0.00
p1301073	Hyperikon, Inc. IN	Current	C-90824	feemgmnt	04/01/2021	04/2021	1,390.80	1,390.80	0.00	0.00	0.00	0.00
p1301073	Hyperikon, Inc. IN	Current	C-90825	retxest	04/01/2021	04/2021	5,970.65	5,970.65	0.00	0.00	0.00	0.00
p1301073	Hyperikon, Inc. IN	Current	C-93166	utilest	04/12/2021	04/2021	1,373.49	1,373.49	0.00	0.00	0.00	0.00
p1301073	Hyperikon, Inc. IN	Current	C-93167	utilest	04/12/2021	04/2021	3,322.83	3,322.83	0.00	0.00	0.00	0.00
	ryperikon, inc. IN						66,297.87	62,086.30	0.00	2,380.00	1,851.57	0.00
p1301073	!						66,297.87	62,086.30	0.00	2,380.00	1,851.57	0.00
Grand							66,297.87	62,086.30	0.00	2,380.00	1,851.57	0.00

68,297.87

1,851.57 2,380.00 2,746.78 901.75 46,360.00 1,390.80 5,970.65 1,373.49 3,322.83 366,287.87

Page 1
Total
Owed

# **EXHIBIT 9**



Your shipment **1ZF3723X2490327831** 

Estimated delivery Check back tomorrow for an updated delivery date

**Label Created** 

Shipped

Returning to Sender

Return

**Return To** 

HARRINGTON & TOCK 201 W SPRINGFIELD AVE CHAMPAIGN, IL 61820 US **Last Updated:** 05/26/2021 4:21 P.M. EST

Tracking Number

1ZF3723X2490327831

**Service** 

UPS 3 Day Select®

**Alternate Tracking Number(s)** 

1ZF3723X1290327836

**Shipment Category** 

Package

**Reference Number(s)** 

41301073

Shipped / Billed On

04/30/2021

**Last Updated:** 05/26/2021 4:21 P.M. EST

05/10/2021 3:45 P.M.	Returning to Sender The company or receiver name is incorrect. This will delay delivery. We're attempting to update this information. / The package will be returned to the sender. San Diego, CA, United States
05/03/2021 6:59 P.M.	The company or receiver name is incorrect. This will delay delivery. We're attempting to update this information. San Diego, CA, United States
05/03/2021 10:24 A.M.	The company or receiver name is incorrect. This will delay delivery. We're attempting to update this information.  San Diego, CA, United States
05/03/2021 4:27 A.M.	Processing at UPS Facility San Diego, CA, United States
05/02/2021 11:00 P.M.	Arrived at Facility San Diego, CA, United States
05/02/2021 9:46 P.M.	Departed from Facility Ontario, CA, United States
05/02/2021 4:43 P.M.	Arrived at Facility Ontario, CA, United States
05/02/2021 3:38 P.M.	Departed from Facility Louisville, KY, United States
05/02/2021 11:24 A.M.	Arrived at Facility Louisville, KY, United States
05/02/2021 6:56 A.M.	Departed from Facility Danville, IL, United States

05/01/2021 7:37 A.M.	Arrived at Facility Danville, IL, United States
04/30/2021	Departed from Facility
11:59 P.M.	Danville, IL, United States
04/30/2021	Departed from Facility
10:00 P.M.	Urbana, IL, United States
04/30/2021	Origin Scan
8:09 P.M.	Urbana, IL, United States
04/30/2021 6:57 P.M.	<b>Shipped</b> Pickup Scan Urbana, IL, United States
04/30/2021 11:00 A.M.	Label Created Shipper created a label, UPS has not received the package yet. United States

# EXHIBIT 10

From: Chapin Rose <cr@harringtonlawllc.com>

Date: 4/30/21 4:33 PM (GMT-06:00)

To: aak@hyperikon.com

Cc: Patrick Harrington <patrick@harringtonlawllc.com>, Tammy Vallee <tvallee@becknellindustrial.com>

Subject: Notice of Lease Termination - 4850 S. Indianapolis Rd., Whitestown, IN

Mr. Kamergorodsky,

We represent SREIT 4820 Indianapolis Drive, L.L.C., a Delaware limited liability company, as successor in interest to Indiana Becknell Investors 2011 LLC, with respect to our client's interests and rights pursuant to that that certain Lease dated August 1, 2017, by and between our client, as lessor, and Hyperikon, Inc., as lessee.

#### Please see the attached:

- 1. Notice of Termination of Lease; and,
- 2. Section 5 Notice of Lease Termination.

Best Regards,

# **Chapin Rose**

201 W. Springfield Avenue, Suite 601 | P.O. Box 1550 |

Champaign, IL 61824-1550

Website Email



From: copier@harringtonlawllc.com <copier@harringtonlawllc.com>

Sent: Friday, April 30, 2021 3:40 PM

To: Chapin Rose <cr@harringtonlawllc.com>

Subject: Message from KM\_C458

Phone: (217) 352-4167 Fax: (217) 352-8707

201 W. Springfield Avenue, Suite 601 | P.O. Box 1550 | Champaign, IL 61824-1550

harringtonlawllc.com

April 30, 2021

Hyperikon, Inc. Attn: Jan Brandrup 8515 Miramar Place San Diego, CA 92121

### SENT VIA OVERNIGHT DELIVERY.

RE: That certain Lease dated August 1, 2017 ("Lease"), by and between SREIT 4820 Indianapolis Drive, L.L.C., a Delaware limited liability company, as successor in interest to Indiana Becknell Investors 2011 LLC ("Landlord"), and Hyperikon, Inc., a California corporation ("Tenant"), for a portion of that certain real property commonly known as 4850 S. Indianapolis Rd., Whitestown, IN. Capitalized terms not defined herein shall have the meanings set forth in the Lease.

Dear Ms. Brandrup:

# NOTICE OF LEASE TERMINATION

Our law firm represents Landlord and its rights and interests under the Lease. Tenant has previously been advised that Tenant has defaulted under Sections 19(a) and 19(b) of the Lease (a copy of said Notice of Default is attached hereto, and is incorporated herein by reference as Exhibit "A"). Pursuant to Section 19 of the Lease, Landlord may terminate the Lease upon the happening of any one or more events of default. Further, pursuant to Section 19 of the Lease, notwithstanding Landlord's termination of the Lease, the Tenant's liability for the Rent and any other sums due and owing under the Lease shall not be extinguished for the balance of the Term remaining.

THEREFORE, TAKE NOTICE THAT LANDLORD HEREBY ELECTS TO TERMINATE THE LEASE. NOTHING HEREIN IS, OR SHALL BE CONSTRUED AS, A WAIVER OF, AND LANDLORD EXPRESSLY RESERVES AND PRESERVES, ANY RIGHTS OF

#### **ATTORNEYS**

Daniel G. Harrington\*
Patrick E. Harrington

Andrew G. Harrington Jeffrey D. Kramer Darren M. Taylor Chapin Rose Kip R. Pope, Of Counsel
\*Also Admitted in Florida



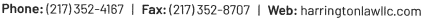
LANDLORD UNDER THE LEASE, AT LAW, AND/OR IN EQUITY AND ANY ACTION TO ENFORCE THE RIGHTS OF THE LEASE BY LANDLORD SHALL INCLUDE RECOUPMENT OF ALL REASONABLE ATTORNEY'S FEES AND COURT COSTS.

Respectfully,

SREIT 4820 Indianapolis Drive, L.L.C., a Delaware limited liability company, by one of its attorneys

Enclosures: Exhibit "A"





201 W. Springfield Avenue, Suite 601 | P.O. Box 1550 | Champaign, IL 61824-1550



Exhibit "A"

Phone: (217) 352-4167 Fax: (217) 352-8707

201 W. Springfield Avenue, Suite 601 | P.O. Box 1550 | Champaign, IL 61824-1550

harringtonlawllc.com

April 26, 2021

## **OVERNIGHT COURIER**

Hyperikon, Inc. Attn: Jan Brandrup 8515 Miramar Place San Diego, CA 92121

# **NOTICE OF DEFAULT**

Our law firm represents SREIT 4820 Indianapolis Drive, L.L.C., a Delaware limited liability company ("Landlord") and its rights and interests under that certain Lease dated August 1, 2017 ("Lease"), by and between Indiana Becknell Investors 2011 LLC, as assumed by, and assigned to, Landlord, and Hyperikon, Inc., a California corporation ("Tenant") for certain real property commonly known as 4850 S. Indianapolis Rd., Whitestown, IN. Capitalized terms not otherwise defined herein shall have the meaning give to them in the Lease.

Pursuant to Article 4, Tenant promised to pay Rent. The Rent is to be paid by Tenant in full and without demand. Tenant has failed to timely pay the full Base Rent and Additional Rent due for the month of April 2021 and has failed to timely make full Additional Rent payments for the months of January 2021 and February 2021 – all as more fully detailed on the attached Exhibit "A," which is incorporated herein by reference. Tenant is currently in default in the amount of \$66,297.87. Further and in addition to the foregoing sum, pursuant to Section 4, any Base Rent payable under the Lease that is not paid within ten (10) days of when it is due shall accrue interest at the rate of ten percent (10%) per annum until paid ("Interest") and the Tenant shall also pay a late charge equal to five percent (5%) of the amount then due ("Late Fee").

Pursuant to Article 19(a), any failure by Tenant to make any payment of Base Rent as required under the Lease for a period of ten (10) days after it is due is an event of Tenant default. Further, pursuant to Section 19(b), any failure by Tenant to make any

#### **ATTORNEYS**

Daniel G. Harrington\* Patrick E. Harrington Andrew G. Harrington Jeffrey D. Kramer Darren M. Taylor Chapin Rose Kip R. Pope, Of Counsel
\*Also Admitted in Florida

Earl C. Harrington (1895-1981) | Thomas E. Harrington (1931-2012)



payment required under the Lease for a period of ten (10) days after it is due, is a separate event of Tenant default. Therefore, Tenant is in default under the Lease.

ACCORDINGLY, LANDLORD HEREBY DEMANDS THAT TENANT IMMEDIATELY PAY ALL RENT NOW DUE AND OWING IN THE AMOUNT OF \$66,297.87 TOGETHER WITH THE APPLICABLE INTEREST AND LATE FEE. NOTHING HEREIN IS, OR SHALL BE CONSTRUED AS, A WAIVER OF ANY RIGHTS OF LANDLORD AT LAW AND/OR IN EQUITY AND ANY ACTION TO ENFORCE THE RIGHTS OF THE LEASE BY LANDLORD SHALL INCLUDE RECOUPMENT OF ALL REASONABLE ATTORNEY'S FEES AND COURT COSTS.

Respectfully

SREIT 4820 Indianapolis Drive, L.L.C., a Delaware limited liability company, by one of its attorneys

Enclosures: Exhibit "A"





Exhibit A

Userld : pdicosola Date : 4/26/2021 Time : 9:24 AM

Grand	p1301073	р1301073	p1301073	p1301073	p1301073	p1301073	p1301073	p1301073	p1301073	IN-Whitestown-4750 Indianapy Hyperikon, Inc. IN (10000404)	Aging Detail  DB Caption: LIVE Property: Property Customer Lease
	1.	Hyperikon, Inc. IN Hyperikon, Inc. IN	Hyperikon, Inc. IN	Hyperikon, Inc. IN	Hyperikon, Inc. IN	Hyperikon, Inc. IN	Hyperikon, Inc. IN	Hyperikon, Inc. IN	Hyperikon, Inc. IN	N-Whitestown-4750 Indianspolis (p1301073) typerikon, Inc. IN (t0000404)	Aging Detail  DB Caption: LIVE Property: p1301073 Tenant: 10000404  Property Customer Lease Status
		Current	Current	Current	Current	Current	Current	Current	Current		
		C-93167	C-90825 C-93166	C-90824	C-90823	C-90822	C-90821	C-89096	C-87788	i	Status: Curn
		utilest	retxest utilest	feemgmnt	rentbase	insest	camest	utilest	utilest	Code	ent, Past, Fu
		04/12/2021	04/01/2021	04/01/2021	04/01/2021	04/01/2021	04/01/202	02/02/202	01/04/2021		ture Age As
		,	04/2021		04/2021	1 04/2021	1 04/2021	1 02/2021	1 01/2021		Of: 04/30/202
66,297.87	66,297.87	3,322.83 66,297.87	5,970.65 1,373.49	1,390.80	46,360.00	901.75	2,746.78	2,380.00	1,851.57	Owed	Status: Current, Past, Future Age As Of: 04/30/2021 Post To: 04/2021  Trans
62,088.30	62,066.30	3,322.83 <b>62,086.30</b>	5,970.65 1,373.49	1,390.80	46,360.00	901.75	2,746.78	0.00	0.00	Owed	2
0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	Owed	2
2,380.00	2,380.00	0.00 <b>2,380.00</b>	0.00	0.00	0.00	0.00	0.00	2,380.00	0.00	Owed	3
1,851.57	1,851.57	0.00	0.00	0.00	0.00	0.00	0.00	0.00	1,851.57	90 Owed	)
0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	payments	ı
68,297.87	66,297.87	3,322.83 <b>66,297.87</b>	5,970.65 1.373.49	1,390.80	46,360.00	901.75	2,746.78	2,380.00	1,851.57	Total Owed	Page 1



Phone: (217) 352-4167 Fax: (217) 352-8707

201 W. Springfield Avenue, Suite 601 | P.O. Box 1550 | Champaign, IL 61824-1550

harringtonlawllc.com

## April 30, 2021

HomeGoods, Inc.

Attn: Vice President - Real Estate

770 Cochituate Road

PO Box 9357

Framingham, MA 01701

Hyperikon, Inc.

Attn: Chief Operating Officer 707 Broadway, Suite 800

San Diego, CA 92101

With copy to:

HomeGoods Inc.

Attn: Vice President Legal – Real Estate

770 Cochituate Road

PO Box 9357

Framingham, MA 01701

Hyperikon, Inc. Attn: Jan Brandrup 8515 Miramar Place San Diego, CA 92121

### SENT VIA OVERNIGHT DELIVERY.

RE: That certain Consent to Sublease Lease dated November 2, 2020 ("Consent to Sublease") in which SREIT 4820 Indianapolis Drive, L.L.C., a Delaware limited liability company ("Landlord"), consented to that certain Sublease dated November 2, 2020, by and between Hyperikon, Inc., a California corporation, as sublessor ("Sublessor"), and HomeGoods Inc., a Delaware corporation, as subtenant ("Subtenant) ("Sublease"), for a portion of that certain real property commonly known as 4850 S. Indianapolis Rd., Whitestown, IN. Capitalized terms not defined herein shall have the meanings set forth in the Consent to Sublease.

To Whom it May Concern:

# **SECTION 5 NOTICE OF LEASE TERMINATION**

Our law firm represents Landlord and its rights and interests under the Consent to Sublease. Pursuant to Section 5 of the Consent to Sublease, if the term of the Lease shall be terminated prior to the expiration of the term of the Sublease, Subtenant is obligated

#### **ATTORNEYS**

Daniel G. Harrington\* Patrick E. Harrington Andrew G. Harrington Jeffrey D. Kramer Darren M. Taylor Chapin Rose

Kip R. Pope, Of Counsel
\*Also Admitted in Florida



Earl C. Harrington (1895–1981) | Thomas E. Harrington (1931–2012)

to pay rent and additional rent to Landlord pursuant to the terms and conditions of the Sublease.

PURSUANT TO SECTION 5 OF THE CONSENT TO SUBLEASE, NOTICE IS HEREBY GIVEN THAT LANDLORD HAS TERMINATED THE LEASE (A COPY OF THE NOTICE OF LEASE TERMINATION IS ATTACHED HERETO, AND IS INCORPORTAED HEREIN BY REFERENCE, AS EXHIBIT "A"). THEREFORE, SUBTENANT SHALL PAY ALL FUTURE RENT AND ADDITIONAL RENT PAYMENTS DUE UNDER THE SUBLEASE DIRECT TO LANDLORD.

Please note that our client's asset management team will contact you separately to provide written payment instructions.

NOTHING HEREIN IS, OR SHALL BE CONSTRUED AS, A WAIVER OF, AND LANDLORD EXPRESSLY RESERVES AND PRESERVES, ANY RIGHTS OF LANDLORD UNDER THE LEASE, CONSENT TO SUBLEASE, AT LAW, AND/OR IN EQUITY AND ANY ACTION TO ENFORCE THE RIGHTS OF THE LEASE AND/OR THE CONSENT TO SUBLEASE BY LANDLORD SHALL INCLUDE RECOUPMENT OF ALL REASONABLE ATTORNEY'S FEES AND COURT COSTS.

Respectfully,

SREIT 4820 Indianapolis Drive, L.L.C., a Delaware limited liability company, by one of its attorneys

Enclosures: Exhibit "A"





Exhibit "A"



Phone: (217) 352-4167 Fax: (217) 352-8707

201 W. Springfield Avenue, Suite 601 | P.O. Box 1550 | Champaign, IL 61824-1550

harringtonlawllc.com

April 30, 2021

Hyperikon, Inc. Attn: Jan Brandrup 8515 Miramar Place San Diego, CA 92121

### SENT VIA OVERNIGHT DELIVERY.

RE: That certain Lease dated August 1, 2017 ("Lease"), by and between SREIT 4820 Indianapolis Drive, L.L.C., a Delaware limited liability company, as successor in interest to Indiana Becknell Investors 2011 LLC ("Landlord"), and Hyperikon, Inc., a California corporation ("Tenant"), for a portion of that certain real property commonly known as 4850 S. Indianapolis Rd., Whitestown, IN. Capitalized terms not defined herein shall have the meanings set forth in the Lease.

Dear Ms. Brandrup:

## **NOTICE OF LEASE TERMINATION**

Our law firm represents Landlord and its rights and interests under the Lease. Tenant has previously been advised that Tenant has defaulted under Sections 19(a) and 19(b) of the Lease (a copy of said Notice of Default is attached hereto, and is incorporated herein by reference as Exhibit "A"). Pursuant to Section 19 of the Lease, Landlord may terminate the Lease upon the happening of any one or more events of default. Further, pursuant to Section 19 of the Lease, notwithstanding Landlord's termination of the Lease, the Tenant's liability for the Rent and any other sums due and owing under the Lease shall not be extinguished for the balance of the Term remaining.

THEREFORE, TAKE NOTICE THAT LANDLORD HEREBY ELECTS TO TERMINATE THE LEASE. NOTHING HEREIN IS, OR SHALL BE CONSTRUED AS, A WAIVER OF, AND LANDLORD EXPRESSLY RESERVES AND PRESERVES, ANY RIGHTS OF

#### **ATTORNEYS**

Daniel G. Harrington\* Patrick E. Harrington Andrew G. Harrington Jeffrey D. Kramer Darren M. Taylor Chapin Rose Kip R. Pope, Of Counsel
\*Also Admitted in Florida



LANDLORD UNDER THE LEASE, AT LAW, AND/OR IN EQUITY AND ANY ACTION TO ENFORCE THE RIGHTS OF THE LEASE BY LANDLORD SHALL INCLUDE RECOUPMENT OF ALL REASONABLE ATTORNEY'S FEES AND COURT COSTS.

Respectfully,

SREIT 4820 Indianapolis Drive, L.L.C., a Delaware limited liability company, by one of its attorneys

Enclosures: Exhibit "A"





Exhibit "A"



Phone: (217) 352-4167 Fax: (217) 352-8707

201 W. Springfield Avenue, Suite 601 | P.O. Box 1550 | Champaign, IL 61824-1550

harringtonlawllc.com

April 26, 2021

## **OVERNIGHT COURIER**

Hyperikon, Inc. Attn: Jan Brandrup 8515 Miramar Place San Diego, CA 92121

## **NOTICE OF DEFAULT**

Our law firm represents SREIT 4820 Indianapolis Drive, L.L.C., a Delaware limited liability company ("Landlord") and its rights and interests under that certain Lease dated August 1, 2017 ("Lease"), by and between Indiana Becknell Investors 2011 LLC, as assumed by, and assigned to, Landlord, and Hyperikon, Inc., a California corporation ("Tenant") for certain real property commonly known as 4850 S. Indianapolis Rd., Whitestown, IN. Capitalized terms not otherwise defined herein shall have the meaning give to them in the Lease.

Pursuant to Article 4, Tenant promised to pay Rent. The Rent is to be paid by Tenant in full and without demand. Tenant has failed to timely pay the full Base Rent and Additional Rent due for the month of April 2021 and has failed to timely make full Additional Rent payments for the months of January 2021 and February 2021 – all as more fully detailed on the attached Exhibit "A," which is incorporated herein by reference. Tenant is currently in default in the amount of \$66,297.87. Further and in addition to the foregoing sum, pursuant to Section 4, any Base Rent payable under the Lease that is not paid within ten (10) days of when it is due shall accrue interest at the rate of ten percent (10%) per annum until paid ("Interest") and the Tenant shall also pay a late charge equal to five percent (5%) of the amount then due ("Late Fee").

Pursuant to Article 19(a), any failure by Tenant to make any payment of Base Rent as required under the Lease for a period of ten (10) days after it is due is an event of Tenant default. Further, pursuant to Section 19(b), any failure by Tenant to make any

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Kip R. Pope, Of Counsel
\*Also Admitted in Florida





payment required under the Lease for a period of ten (10) days after it is due, is a separate event of Tenant default. Therefore, Tenant is in default under the Lease.

ACCORDINGLY, LANDLORD HEREBY DEMANDS THAT TENANT IMMEDIATELY PAY ALL RENT NOW DUE AND OWING IN THE AMOUNT OF \$66,297.87 TOGETHER WITH THE APPLICABLE INTEREST AND LATE FEE. NOTHING HEREIN IS, OR SHALL BE CONSTRUED AS, A WAIVER OF ANY RIGHTS OF LANDLORD AT LAW AND/OR IN EQUITY AND ANY ACTION TO ENFORCE THE RIGHTS OF THE LEASE BY LANDLORD SHALL INCLUDE RECOUPMENT OF ALL REASONABLE ATTORNEY'S FEES AND COURT COSTS.

Respectfulk

SREIT 4820 Indianapolis Drive, L.L.C., a Delaware limited liability company, by one of its attorneys

Enclosures: Exhibit "A"





Exhibit A

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